

## UNITED STATES DISTRICT COURT

for the  
Southern District of Texas

District of Texas

FILED

October 8, 2021

United States of America )

V. )

Hussein Qasim Jawad ALSYKHBI )

Defendant(s) )

Case No: B-21-MJ-959

Nathan Ochsner, Clerk of Court

## CRIMINAL COMPLAINT

I, the complainant in this case, state that the following is true to the best of my knowledge and belief.

On or about the date(s) of October 8, 2021 in the county of Cameron in the Southern District of Texas, the defendant(s) violated:

## Code Section

Title 18, United States Code, Section 2199

## Offense Description

Without consent, with intent to obtain transportation, boards, enters or secretes themselves aboard a vessel or aircraft at any place within or without the jurisdiction of the United States, and remains aboard after the vessel or aircraft has left such place and is thereon at any place within the jurisdiction of the United States

This criminal complaint is based on these facts:

On October 8, 2021, Homeland Security Investigations (HSI) Special Agents (SAs), U.S. Customs and Border Protection (CBP) Air and Marine Operations (AMO) Marine Interdiction Agents (MIAs), and U.S. Coast Guard (USCG) boarding team crewmembers conducted a maritime enforcement operation aboard a Dutch flagged commercial shipping vessel, PLANTJNGRACHT, located in the Gulf of Mexico off the coast of South Padre Island, Texas. After a post-Miranda interview, HSI SAs determined Hussein Qasim Jawad ALSYKHBI, by his own admission, to be a stowaway committing a federal offense in violation of Title 18 U.S.C. Section 2199. Specifically, ALSYKHBI admitted to, without the consent of the owner, charterer, master, or person in command of the vessel, with intent to obtain transportation, boarded, entering and secreting himself aboard the vessel on or about September 16, 2021, and was thereon at the time of departure of said vessel from a port, harbor, wharf, or other place without the jurisdiction of the United States and remaining aboard after the vessel had left such place and was thereon at any place within the jurisdiction of the United States, namely Brownsville, Texas.



Continued on the attached sheet.

Submitted by reliable electronic means, sworn to,  
and signature attested to telephonically pursuant to  
Fed. R. Crim.P. 4.1., on

Oct 8, 2021

Date

Brownsville, Texas

City and State

Complainant's Signature

Jack Stevens Special Agent

Printed name and title

Judge's signature

Ronald G. Morgan U.S. Magistrate Judge

Printed name and title